EXHIBIT 11

REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

Page 1

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

WAYMO LLC,

Plaintiff,

vs. No. 3:17-cv-00939-WHA

UBER TECHNOLOGIES, INC.;

OTTOMOTTO LLC; OTTO TRUCKING,

INC.,

Defendants.

WAYMO HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

VIDEOTAPED DEPOSITION OF WILLIAM MCCANN

SAN FRANCISCO, CALIFORNIA

WEDNESDAY, JULY 12, 2017

BY: ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~ CSR LICENSE NO. 9830

JOB NO. 2653398

PAGES 1 - 295

			Page 169
1			13:58
2	A	By using the	
			13:58
4	Q	Is the lens	
			13:58
6]	MR. JAFFE: Objection; form.	13:59
7	,	THE WITNESS:	13:59
8	1	MR. MUINO: Q. Well, let me first get	13:59
9	А	It's a lens, yes.	13:59
10	Q	let me first get your understanding. You	13:59
11	said		13:59
12	l		
	?		13:59
14	А	So,	
			13:59
18	Q	So by by by	
			13:59
21	А	Yes.	13:59
22	Q .	And, is the purpose of that	
			13:59
24	А	Yes. Yes, it is. Well, yeah. That's not	13:59
25	the only	purpose of it, but	14:00

			Page 172
1	A	Yes.	14:02
2	Q	is that correct?	14:02
3	А	Correct.	14:02
4	Q	As compared to the one we saw on the previous	14:02
5	page wh	ere it was	
			14:02
7	А	Yes.	14:02
8	Q	Okay. Explain to me how	
			14:02
11		MR. JAFFE: Objection; form.	14:02
12		THE WITNESS: Repeat the question, please.	14:02
13		MR. MUINO: Yes.	14:02
14	Q	Can you explain to me how	
		·	14:02
17		MR. JAFFE: Objection; form. Excuse me.	14:02
18		THE WITNESS:	
			14:03
20		MR. MUINO: Q. And,	11103
20		Mr. Molivov Q. Alia,	14:03
22	71	I well the	T4.03
<u> </u>	A	I well, the	
			14.00
		Is that what you're asking?	
25	Q	Yes, essentially.	14:03

			Page 173
1	А	I mean, you'd have to do some simulation	14:04
2	tools t	to know exactly, like, how they correspond.	14:04
3	But, yo	ou know,	
			14:04
6	Q	Okay. If you'll look at the next page,	14:04
7	'3236.		14:04
8	А	(Witness complies.)	14:04
9	Q	Do you see the table at the top that says:	14:04
10			14:04
11	А	Yes.	14:05
12	Q	And this table has	14:04
13	correct	?	14:04
14	A	Uh-huh, yes.	14:04
15	Q	Do you see that?	14:04
16	A	Yes.	14:04
17	Q	Okay. And then there is	
			14:04
20		Do you see that?	14:04
21	А	Yes.	14:04
22	Q	Okay. Are those the is that an indication	14:05
23	of		
			14:05
25		MR. JAFFE: Objection; form.	14:05

		Page 206
1	is diode lasers used in a laser system?	14:56
2	A Is that true?	14:56
3	Q I'm asking you: Are you aware?	14:56
4	A Oh, I am not aware, no.	14:56
5	Q Are you aware that there are vendors that	14:56
6	sell FAC lenses?	14:56
7	A No, I'm not I'm not aware of any, yeah.	14:56
8	MR. MUINO: I'm going to mark, as	14:56
9	Exhibit 1078, a product spec sheet from a company	14:56
10	called Hamamatsu entitled:	14:57
11	"FAC Lens Fast Axis Collimating Lens J10919	14:57
12	Series."	14:57
13	This was previously an exhibit that was	14:57
14	submitted to the Court, Document 182-9.	14:57
15	(Document marked Exhibit 1078	14:57
16	for identification.)	14:57
17	MR. MUINO: Q. Have you heard of the vendor	14:57
18	Hamamatsu?	14:57
19	A Yes.	14:57
20	Q And, what do you know about Hamamatsu?	14:57
21	A I know they're another, you know, like,	14:57
22	trickle and optical packaging company, much like	14:57
23	I'd put them in that realm.	14:57
24	Q You weren't aware that Hamamatsu sells FAC	14:58
25	lenses?	14:58

1 A No. 14:58 2 Q So, the first paragraph of this spec sheet 14:58 3 under "Overview" says: 14:58 4 "The J10919 series FAC lens is an optical 14:58 5 lens that collimates light spreading from a 14:58 6 semiconductor laser in the fast axis direction." 14:58 7 Do you see that? 14:58 8 A Yes. 14:58 9 Q Below there is a diagram under the title: 14:58 10 "Collimating Light." 14:58 11 And it shows a laser diode bar and a fast 14:58 12 axis, and to the right it shows collimation of light. 14:58 13 Do you see all of that? 14:58 14 A Yes, I see that. 14:59 15 Q Does it surprise you to see this in a public 14:59 16 product spec? 14:59 17 A Insofar that it is a FAC lens, it's doing 14:59 18 what a FAC lens does. I guess not. 14:59 19 Q Okay. So, it doesn't surprise you that FAC 14:59 20 lenses are publicly known 14:59 21 A No. 14:59 22 Q correct? 14:59 23 A It does not surprise me. 14:59 24 Q Okay. You personally weren't aware of that, 14:59				Page 207
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22 Q correct? 14:59 23 A It does not surprise me. 14:59	20	lenses	are publicly known	14:59
23 A It does not surprise me. 14:59	21	А	No.	14:59
_	22	Q	correct?	14:59
Q Okay. You personally weren't aware of that, 14:59	23	А	It does not surprise me.	14:59
	24	Q	Okay. You personally weren't aware of that,	14:59
25 that FAC lenses were publicly known? 14:59	25	that FA	AC lenses were publicly known?	14:59

	Pag	ge 208
1	A Can you be, like I weren't I was not	14:59
2	aware of that? Sorry. Are you referring to something	14:59
3	I said earlier?	14:59
4	Q Yeah.	14:59
5	A What are you getting at?	14:59
6	Q I was asking you before whether you were	14:59
7	familiar with FAC lenses outside of Google and Waymo,	14:59
8	and you said you weren't?	14:59
9	A Yes. You were referring to my previous	14:59
10	education and knowledge. I was not aware of them.	14:59
11	Q Okay. But, seeing this document in front of	14:59
12	you, it doesn't surprise you that FAC lenses are	15:00
13	available for sale through through at least this	15:00
14	vendor, Hamamatsu?	15:00
15	A Well, no. It's right in front of me.	15:00
16	Q Okay. If you look under "Features" on this	15:00
17	page, do you see the first bullet says:	15:00
18	"Aspheric micro cylindrical lens."	15:00
19	A Yep.	15:00
20	Q And so the lens FAC lens that's described	15:00
21	here is being described as cylindrical or micro	15:00
22	cylindrical; correct?	15:00
23	A Yes, aspheric micro cylindrical, yes.	15:00
24	Q Okay. Does that surprise you that there is a	15:00
25	public description of a cylindrical FAC lens in this	15:00

		Page 209
1	document?	15:00
2	MR. JAFFE: Objection; form.	15:00
3	THE WITNESS: Surprise me if there that	15:00
4	there is a description of a micro cylindrical lens in	15:01
5	this document?	15:01
6	MR. MUINO: Yes.	15:01
7	THE WITNESS: No.	15:01
8	MR. MUINO: Q. Did you think that	15:01
9	cylindrical FAC lenses were unique to Google?	15:01
10	MR. JAFFE: Unique to Uber?	15:01
11	MR. MUINO: To Google.	15:01
12	MR. JAFFE: Oh, sorry.	15:01
13	THE WITNESS: Can you restate the question,	15:01
14	please?	15:01
15	MR. MUINO: Yeah.	15:01
16	Q Was it your belief, before seeing this	15:01
17	document, that cylindrical FAC lenses were unique to	15:01
18	Google?	15:01
19	A I wouldn't depends what you mean by	15:01
20	like, literally before seeing this document, if I	15:01
21	thought that cylindrical micro cylindrical lenses	15:01
22	were unique?	15:01
23	Q Yes.	15:01
24	A I mean, I sorry. That's a seems like a	15:01
25	deep question. Belief is, like, how deeply held that	15:02

	P	age 215
1	in the Velodyne system; correct?	15:08
2	A Yeah, that's correct.	15:08
3	Q Okay. You are aware, from the Hamamatsu spec	15:09
4	document that we just looked at, that	
	D	
	correct?	15:09
7	MR. JAFFE: Objection; form.	15:09
8	THE WITNESS: Who I mean, who is the	15:09
9	public; right? Just, like like, someone on the	15:09
10	street? I asked them who had like, what a micro	15:09
11	had or a is, would they know? Or	15:09
12	what do you mean?	15:09
13	MR. MUINO: Q. Anyone with a computer who	15:09
14	can search and find the Hamamatsu product spec online.	15:09
15	A If they were to search	15:09
16	Hamamatsu, yes, that would be available to them.	15:09
17	Q The next phrase says:	15:09
18		
		15:09
21	Do you see that?	15:09
22	A Yes.	15:09
23	Q And so, what we just saw on that Hamamatsu	15:09
24	product spec showed	
		15:10

		Page 216
1	correct?	15:10
2	MR. JAFFE: Objection; form.	15:10
3	THE WITNESS: Can you restate the question,	15:10
4	please?	15:10
5	MR. MUINO: Yep.	15:10
6	Q What we just saw in the Hamamatsu product	15:10
7	spec, for the FAC lens, was a being	15:10
8	configured to pre-collimate the beam	
	ED	15:10
10	MR. JAFFE: Objection; form.	15:10
11	THE WITNESS:	
		15:10
13	MR. MUINO: Q. You see a laser diode; right?	15:10
14	A I do.	15:10
15	Q Okay. And you see that the beam is	15:10
16	pre-collimated in the direction well, parallel to	15:10
17	the to the laser diode; is that correct?	15:10
18	A Yeah, I do.	15:10
19	Q Okay. And then finally, the last phrase of	15:11
20	this says:	15:11
21		
		15:11
23	Do you see that?	15:11
24	A I do see this, yes.	15:11
25	Q Okay. And, you said in the GBr3 and GBr2,	15:11

		Page 217
1	the way that	
		15:11
4	A Yes, in a particular way, yes.	15:11
5	Q Okay. The idea of	
	is that something tha	t 15:11
7	you were aware of before you did it at Waymo?	15:11
8	MR. JAFFE: Objection; form.	15:11
9	THE WITNESS: Knowledge of specifically using	15:12
10		
		15:12
12	MR. MUINO: Sure.	15:12
13	THE WITNESS: I was not aware of	15:12
14	before Waymo or Google.	15:12
15	MR. MUINO: Okay.	15:12
16	Q Were you aware of	
	a beam of light?	15:12
18	A Yes.	15:12
19	Q In what context were you aware of that?	15:12
20	A Well, I mean, I'm not an optical engineer,	15:12
21	but, you know, when you move optical lens elements,	15:12
22	it it moves light around. So yes, you can.	15:12
23	Q Would you say that's a pretty fundamental	15:12
24	known concept?	15:12
25	A That moving an optical element around moves	15:12

	P	age 218
1	light? Yes. That's the fundamentals of optics.	15:12
2	Q Okay.	15:12
3	A However, at you know, this is a very	15:12
4	specific like, it's not really the same thing here;	15:12
5	okay?	15:13
6	Q But, moving a repositioning a lens in	15:13
7	order to steer a beam of light is a pretty fundamental	15:13
8	concept in optics; correct?	15:13
9	MR. JAFFE: Objection; form.	15:13
10	A Fundamental to who?	15:13
11	MR. MUINO: Q. In optics in the field of	15:13
12	optics?	15:13
13	A I'm not an optical engineer. I can't speak	15:13
14	to that.	15:13
15	Q To your knowledge?	15:13
16	A To my knowledge of optics, it is you're	15:13
17	saying asking me if it's common it's common to	15:13
18	move a lens to move light?	15:13
19	Q Yes.	15:13
20	A I think it depends on the application of it.	15:13
21	I'm not if you can be more specific about that, or	15:13
22	maybe restate it, rephrase it.	15:14
23	Q Yeah, well, just following up on what	15:14
24	A Sure.	15:14
25	Q what we've already discussed, the idea of	15:14

	P	age 219
1	moving a lens so as to steer light going through it in	15:14
2	a certain direction is a fundamental concept in	15:14
3	optics; correct?	15:14
4	MR. JAFFE: Objection; form.	15:14
5	THE WITNESS: It depends who you would ask,	15:14
6	like, who it's fundamental to and what their	15:14
7	experience is. I'm not sure. I'm not an optical	15:14
8	engineer.	15:14
9	MR. MUINO: Q. So, I'd like to look at the	15:14
10	next the same page, page 8, but the next number.	15:14
11	A Yeah.	15:14
12	Q No. 10. And, if we look at the last bullet	15:14
13	under there, it says:	15:14
14		
		15:15
21	Do you see that?	15:15
22	A Yeah, can you give me a minute to review this	15:15
23	section?	15:15
24	Q Sure.	15:15
25	A Thank you.	15:15

WAYMO HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

CERTIFICATE	OF REPORTER

I, ANDREA M. IGNACIO, hereby certify that the witness in the foregoing deposition was by me duly sworn to tell the truth, the whole truth, and nothing but the truth in the within-entitled cause;

That said deposition was taken in shorthand by me, a disinterested person, at the time and place therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by computer, under my direction and supervision;

That before completion of the deposition, review of the transcript [x] was [] was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.

I further certify that I am not of counsel or attorney for either or any of the parties to the said deposition, nor in any way interested in the event of this cause, and that I am not related to any of the parties thereto.

Dated: 7/13/2017

ANDREA M. IGNACIO,

RPR, CRR, CCRR, CLR, CSR No. 9830

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